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## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In the Application of: Group Art Unit No. 4133 Stanley C. Antosh and Examiner: Anthony J. Meduri Joseph S. Kudla Telephone: (571) 272-8102 Serial No.: 10/710,830 Filed: 08/05/2004 I hereby certify that this correspondence is being deposited with the United States Postal Service as Express Mail in an envelope For the Invention of: addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 USE OF METHYL PYRUVATE FOR THE PURPOSE OF REDUCING WEIGHT GAIN Date of Deposit **IN MAMMALS** Express Mail No. \_EM 040566757 THOMAS I. ROZSA Mail Stop Amendment Registration No. 29,210 **Commissioner for Patents** P.O. Box 1450 16 Alexandria, VA 22313-1450

## RESPONSE TO RESTRICTION REQUIREMENT

The Office Action on the Application Serial No. 10/710,830 (hereafter the "'830 1. Application") mailed on November 1, 2007 is hereby acknowledged. This Response To Restriction Requirement is being mailed by Express Mail, Mail Label No. EM 040566757 US, addressed to Mail Stop Amendment, Commissioner for Patents, P.O. Box 1450, Alexandria, Virginia 22313-1450 on November 30, 2007. The shortened statutory period of one (1) month time period for response to this Office Action expires on December 1, 2007. Therefore, this Response to Restriction Requirement is timely filed. In the event that the Commissioner for Patents should determine that any extension of time is required for this Response to Restriction Requirement to be timely filed and an appropriate fee is due for that

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extension of time, then the Commissioner for Patents is hereby authorized to charge Deposit Account Number 18-2222 for such appropriate fee.

The Examiner has stated that the believes that the '830 Application involves the 2. following two patentably distinct invention:

Group I are Claims 1-17 and 20-28, drawn to a method of controlling the weight or to induce a weight loss or to reduce an expected weight gain from a given diet in a mammal with the use of methyl pyruvate or methyl pyruvic acid.

Group II are Claims 18-19 and 29-30, drawn to a method for increasing the protein concentration in the body of a mammal, which comprises administering an amount of methyl pyruvate or methyl pyruvic acid.

- In accordance with the Examiner's restriction requirement, the Applicant hereby elects Group I, Claims 1-17 and 20-28 for further consideration. This election is made with traverse. The Applicant respectfully disagrees with the Patent Examiner because the Applicant believes that the claims are inextricably tied as one invention. The reason is that fat loss and increased protein concentration are inextricably linked because when fat is lost from the body (by whatever mechanism), what is left behind is carbohydrate, muscle, bone, organs, etc. etc. etc., as the body fat percentage is reduced. Therefore, muscle concentration (and everything else) must necessarily increase linearly with fat loss. The invention also involves increasing "Body Protein Concentration" (lean body mass - muscle) as part of the same invention that cannot be separated. For these reasons, the election is made with traverse.
  - Issuance of an action on the merits is now respectfully solicited.

Respectfully submitted,

Date: Novenby 30, 2007

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